

**Hearing Date: TBD**  
**Objection Deadline: TBD**

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, *et al.*,

Debtors.<sup>1</sup>

PROMESA

Title III

Case No. 17-BK-3283 (LTS)

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE PUERTO RICO HIGHWAYS AND  
TRANSPORTATION AUTHORITY,

Debtor.

PROMESA

Title III

Case No. 17-BK- 3567 (LTS)

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE EMPLOYEES RETIREMENT SYSTEM OF THE  
GOVERNMENT OF PUERTO RICO,

Debtor.

PROMESA

Title III

Case No. 17-BK-3566 (LTS)

<sup>1</sup> The Debtors in these Title III cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17-BK- 3283 (LTS)) (Last Four Digits of Federal Tax ID: 3481), (ii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566 (LTS)) (Last Four Digits of Federal Tax ID: 9686), (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567 (LTS)) (Last Four Digits of Federal Tax ID: 3808), (iv) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284 (LTS)) (Last Four Digits of Federal Tax ID: 8474); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5523 (LTS)) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

*Hearing Date: TBD*  
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In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE PUERTO RICO ELECTRIC POWER AUTHORITY,

Debtor.

PROMESA

Title III

Case No. 17 BK 4780-LTS

**THIRD OMNIBUS MOTION TO EXTEND DEADLINES IN ORDER GRANTING  
OMNIBUS MOTION BY THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO, ACTING BY AND THROUGH THE MEMBERS OF  
THE SPECIAL CLAIMS COMMITTEE AND THE OFFICIAL COMMITTEE OF  
UNSECURED CREDITORS TO (I) ESTABLISH LITIGATION CASE MANAGEMENT  
PROCEDURES AND (II) ESTABLISH PROCEDURES FOR APPROVAL OF  
SETTLEMENTS**

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To the Honorable United States Magistrate Judge Judith G. Dein:

The Financial Oversight and Management Board for Puerto Rico (the “Oversight Board”), acting by and through the members of the Special Claims Committee (the “SCC,” and hereinafter, the SCC may be more broadly referred to as the “Oversight Board”), and the Official Committee of Unsecured Creditors of all Title III Debtors (except COFINA and PBA) (the “Committee,” and together with the Oversight Board, “Movants”), hereby file this motion (the “Motion”), pursuant to section 105(a) of title 11 of the United States Code (the “Bankruptcy Code”)<sup>2</sup> and Rules 7016, 2002, 9006, and 9019 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), all made applicable to these Title III cases by section 301 and 310 of the Puerto Rico Oversight and Management, and Economic Stability Act (“PROMESA”), requesting that this Court extend certain deadlines established in the *Order Granting Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 7941 in Case No. 17-3283 (the “Procedures Order”), later extended in the *Order Granting Omnibus Motion To Extend Deadlines In Order Granting Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 9476 in Case No. 17-3283 (the “Extension Order”), and further extended in the *Order Granting Omnibus Motion To Extend Deadlines In Order Granting Omnibus Motion By The Financial*

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<sup>2</sup> 11 U.S.C. §§ 101 *et seq.*, as incorporated into these proceedings by PROMESA, defined above.

*Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 12528 in Case No. 17-3283 (the “Second Extension Order”) and requesting entry of an order, substantially in the form attached hereto as Exhibit A (the “Third Extension Order”). Movants have filed this Motion in an omnibus fashion to avoid the burden and redundancy associated with preparing and filing nearly identical motions in numerous adversary proceedings. In support of this Motion, Movants respectfully state as follows:

**PRELIMINARY STATEMENT**<sup>3</sup>

1. To date, the Movants have worked diligently within the Extended Litigation Deadlines (defined below) to resolve approximately one hundred eight (108) Vendor Avoidance Actions (defined below) under the Procedures Order, which allows for the informal resolution of these proceedings without the need for formal litigation and without taxing the Court’s resources. In addition to the 108 actions that have been resolved, the Movants expect approximately twenty-two (22) actions to be resolved within days of the filing of this Motion (the “Resolution Pending Defendants”). Moreover, the Movants are currently negotiating resolutions with another ninety-five (95) defendants through the Information Exchange.

2. Conditions on the island have seriously complicated the Information Exchange. On January 7th, 2020, a magnitude 6.4 earthquake hit Puerto Rico, causing extensive damage and destruction. Furthermore, the COVID-19 pandemic has forced numerous vendors and their counsels to shelter in their homes.<sup>4</sup> Subsequently, the informal resolution of these claims

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<sup>3</sup> Capitalized terms used herein shall have the meaning ascribed to them in the Procedures Order, in the Extension Order, and in this Motion.

<sup>4</sup> On March 15, 2020, the Governor of Puerto Rico issued Executive Order 2020-023 effectively mandating an island-wide lockdown including the closure of non-essential businesses. While government-imposed restrictions have subsequently been

contemplated by the Procedures Order has been slowed and made more difficult. The defendants have been willing to engage with the Movants, but these challenges have made a time-consuming process more so. Despite these challenges, the Movants have made significant progress to this point and wish to continue the momentum of the Information Exchange (defined below) rather than require defendants to file responsive pleadings to the complaints. The commencement of formal litigation in August 2020 in light of the significant number of defendants with whom the Movants are currently engaged in communications and negotiations may be a premature, and perhaps an unnecessary use of the parties' and the Court's resources where defendants would otherwise broadly prefer to resolve the Vendor Avoidance Actions informally.

3. For these reasons, the Movants request that this Court grant another extension (as detailed below) of the current Second Extended Litigation Deadlines with respect to those defendants constructively engaged in the Information Exchange (the "Remaining Engaged Defendants" and as listed in the Supplemental Appendix). Such an extension will not prejudice the Remaining Engaged Defendants because the Procedures Order will otherwise remain in full force and effect—meaning that the defendants are free to respond to the complaint and commence formal litigation at *any* time notwithstanding the extended deadlines.

4. For clarity, the Movants are not seeking an extension of the current Second Extended Litigation Deadlines with respect to those defendants who are not constructively engaged in the Information Exchange (the "Non-Engaged Defendants"). The Movants have sought entry of default for twenty-three (23) of the Non-Engaged Defendants.

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loosened, some restrictions are still in place for private businesses and public offices. Moreover, it is expected that new restrictions be imposed in the coming days due to the recent spike in Covid-19 cases experienced in the island, as anticipated by the Governor and the Special Covid-19 Task Force.

### **JURISDICTION, VENUE, AND STATUTORY BASES**

5. This Court has subject matter jurisdiction over this matter pursuant to section 306(a) of PROMESA.

6. Venue is proper pursuant to section 307(a) of PROMESA.

7. The statutory bases for the relief requested herein are section 105(a) of the Bankruptcy Code and Federal Rules of Bankruptcy Procedure 7016, 2002, 9006 and 9019.

### **FACTUAL BACKGROUND**

#### **I. The Procedures Order**

8. The Movants incorporate by reference the “Factual Background” section of the *Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee, And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For The Approval Of Settlements* ECF No. 7325, Case No. 17-3283 (the “Procedures Motion”).

9. This Court granted the Procedures Motion. *See* Procedures Order.

10. The Procedures Order established the following deadlines (together, the “Procedures Order Litigation Deadlines”) which are meant to facilitate the informal, extrajudicial resolution of the approximately 250 avoidance actions filed on behalf of the various Title III Debtors against vendors and suppliers to the Commonwealth of Puerto Rico (the “Vendor Avoidance Actions”):

- i.* **January 13, 2020:** deadline for a defendant to file and serve an answer or response to a Vendor Avoidance Action complaint (the “Response Due Date”);
- ii.* **March 9, 2020:** deadline for Movants to file an opposition to a motion to dismiss a Vendor Avoidance Action complaint (the “Motion to Dismiss Response Date”); and

- iii. **April 13, 2020:** deadline for defendant to file a reply to motion to dismiss (the “Reply Deadline”).

11. Concurrent with entry of the Procedures Order, the Movants began to work diligently with the defendants (and parties that signed tolling agreements) to attempt to settle or dismiss the Vendor Avoidance Actions before the Response Due Date through informal exchanges of information. In these exchanges, the Movants provide defendants information concerning their assessment of potential liability, and defendants have the opportunity to submit contracts, purchase orders, invoices and other similar documents to substantiate the payments at issue in the Vendor Avoidance Action (the “Information Exchange”).

12. Many defendants were willing to engage with the Movants in discussion under the Procedures Order Litigation Deadlines. In the months following the Procedures Order, it became evident that the Procedures Order Litigation Deadlines would not provide enough time to accomplish the goal of an informal resolution with many of the defendants. As a result, the Movants filed a motion seeking to extend the Procedures Order Litigation Deadlines (the “Extension Motion”) as to those defendants engaged in the Information Exchange.

## **II. The Extension Order**

13. This Court granted the Extension Motion. *See* Extension Order.

14. The Extension Order extended the Procedures Order Litigation Deadlines and established the following deadlines (together, the “Extended Litigation Deadlines”):

- i. **April 13, 2020** deadline for a defendant to file and serve an answer or response to a Vendor Avoidance Action complaint (the “Extended Response Due Date”);
- ii. **May 13, 2020** deadline for Movants to file an opposition to a motion to dismiss a Vendor Avoidance Action complaint (the “Extended Motion to Dismiss Response Date”); and
- iii. **June 13, 2020** deadline for a defendant to file a reply to motion to dismiss (the “Extended Reply Deadline”).



15. Following the Extension Order, the Movants have engaged in a series of efforts to increase participation in the Information Exchange and to maximize the amount of Vendor Avoidance Actions that can be resolved through this process. These efforts have been largely successful. However, the Movants progress slowed due to the devastation caused by the earthquake in Puerto Rico. On March 16, 2020, the Movants filed a motion requesting a further extension of the Extended Litigation Deadlines (the “Second Extension Motion”).

### **III. The Second Extension Order**

16. This Court granted the Second Extension Motion. *See* Second Extension Order.

17. The Second Extension Order extended the Procedures Order Litigation Deadlines and established the following deadlines (together, the “Second Extended Litigation Deadlines”):

- i.* **August 13, 2020** deadline for a defendant to file and serve an answer or response to a Vendor Avoidance Action complaint (the “Second Extended Response Due Date”);
- ii.* **October 13, 2020** deadline for Movants to file an opposition to a motion to dismiss a Vendor Avoidance Action complaint (the “Second Extended Motion to Dismiss Response Date”); and
- iii.* **November 13, 2020** deadline for a defendant to file a reply to motion to dismiss (the “Second Extended Reply Deadline”).

18. Following the Second Extension Order, the Movants have remained diligent in their efforts to continue the Information Exchange process and to maximize the number of Vendor Avoidance Actions that can be resolved through this process. However, these efforts have been further complicated by the COVID-19 pandemic.

### **IV. The Current Situation**

19. Since entry of the Procedures Order, the Movants have been in contact with approximately two hundred twenty-five (225) defendants. To date, approximately one hundred eight (108) of these defendants have resolved their lawsuits. The Movants expect approximately

twenty-two (22), the Resolution Pending Defendants, to be resolved within days of the filing of this Motion. Moreover, approximately eighty-three (83) defendants have submitted information that is currently under review. The Movants have communicated with another twelve (12) defendants who have not yet begun the Information Exchange.

20. The recent earthquakes in Puerto Rico has created significant challenges to the Information Exchange process. These difficulties were compounded by the impact that the COVID-19 virus has had on Puerto Rico and the United States. The Movants have had difficulty continuing communications with defendants. Meanwhile, defendants have reported inability to return to their offices or otherwise facilitate the exchange of information with the Movants. Despite these challenges, the Movants' professionals have seen and continue to expect continued efforts by defendants to maintain the requisite lines of communication with the Movants and facilitate the exchange of relevant information. However, the Movants' professionals anticipate that they will be unable to collect, review, analyze, and negotiate resolutions of claims against all defendants presently participating in the Information Exchange by the Second Extended Response Due Date.

21. Accordingly, the Movants respectfully assert that the current Second Extended Litigation Deadlines will disrupt the flow of the Information Exchange and require premature formal litigation unless modestly extended as set forth below.

22. Including the Resolution Pending Defendants, there exists approximately one hundred seventeen (117) defendants, the Remaining Engaged Defendants, for whom the Movants believe there is a reasonable likelihood of a successful informal resolution. Movants seek to extend the Second Extended Litigation Deadlines for these defendants.

23. The Movants with this Motion seek to extend the Second Extended Litigation Deadlines for the Remaining Engaged Defendants to allow sufficient time to complete the Information Exchange.

### **RELIEF REQUESTED**

24. The Movants respectfully request that this Court amend the Procedures Order to (i) extend the Response Due Date to December 16, 2020; (ii) extend the Motion to Dismiss Response Date to February 16, 2021; and (iii) extend the Reply Deadline to March 16, 2021 (together, the “Third Extended Litigation Deadlines”) with respect to the Remaining Engaged Defendants.

### **ARGUMENT**

#### **V. The Movants Have Demonstrated Good Cause to Extend the Procedures Order Litigation Deadlines.**

##### *i. Diligence Governs the Good Cause Inquiry.*

25. The Movants incorporate by reference the entirety of the legal arguments in the “Basis for Relief Requested” section of the Procedures Motion as if fully set forth herein.

26. As additional support for the relief requested herein, the Movants respectfully submit that they have shown good cause for an extension of the Second Extended Litigation Deadlines because they have been diligent in resolving and/or settling the Vendor Avoidance Actions

27. “Once a Case Management Order has been issued and the Court has set a schedule for the proceeding, the ‘schedule shall not be modified except upon a showing of good cause.’” *Citadel Broad. Co. v. Peak Broad., LLC*, CV-07-203-S-LMB, 2008 WL 11463664, at \*2 (D. Idaho Jan. 24, 2008) (citing Fed. R. Civ. P. 16(b) and holding that good cause shown to extend deadlines where parties had worked diligently to proceed with discovery and potential

settlement); *see also Bernardi Ortiz v. Cybex Int'l, Inc.*, CV 15-2989 (PAD), 2018 WL 2448130, at \*10 (D.P.R. May 30, 2018) (holding that case management order schedule modifications require leave of court predicated on a showing of good cause and holding that extension of discovery deadline warranted where record did not show lack of diligence by moving party in pursuing discovery); *Gonzalez Melendez v. KMart Corp.*, CIV. 04-1067(DRD), 2005 WL 1847008, at \*3 (D.P.R. July 29, 2005) (adopting good cause standard to determine if extension of deadlines in case management order warranted and declining to extend deadlines where moving party merely asserted that it had “too much work [and] electronic difficulties.”).

28. In turn, the primary consideration of the good cause standard is the “diligence of the party seeking the amendment.” *Citadel*, 2008 WL 11463664, at \*2 (citing *Johnson v. Mammoth Recreation, Inc.*, 975 F.2d 604, 609 (9th Cir. 1992)). A modification of the case management schedule is warranted where the parties cannot reasonably meet the deadlines despite the diligence of the party seeking the extension. *Id.* (internal citations omitted); *see also Intermountain Fair Hous. Council, Inc. v. Tassano*, 114CV00338EJLCWD, 2015 WL 5095319, at \*2 (D. Idaho Aug. 28, 2015) (noting “good cause” means scheduling deadlines cannot be met despite a party’s diligence (citing 6A Wright, Miller & Kane, Federal Practice and Procedure § 1522.1 at 231 (2d ed.1990))).

ii. *The Movants Have Been Diligent in Their Efforts to Resolve and/or Settle the Vendor Avoidance Actions Prior to the Extended Response Due Date.*

29. In accordance with spirit and purpose of the Procedures Order to maximize the potential for out-of-court resolution of the Vendor Avoidance Actions and to minimize the burden on the parties’ and this Court’s resources, the Movants have, since entry of the Procedures Order, worked diligently to resolve and/or settle as many Vendor Avoidance Actions and tolling agreements as possible. As noted above, one hundred eight (108) of approximately

250 lawsuits have been resolved consensually. Additionally, there are approximately twenty-two (22) defendants, the Resolution Pending Defendants, who have lawsuits that the Movants expect will be resolved within days following the filing of this Motion. Furthermore, there are approximately eighty-three (83) more lawsuits that have not yet been resolved but that are subject to negotiation in the interest of avoiding formal litigation.

30. To remain consistent with the spirit of the Procedures Order and Puerto Rican business community's desire to resolve the Vendor Avoidance Actions in the most economical way possible, the Movants respectfully request that the Court grant a further extension to the Second Extended Litigation Deadlines to permit the Movants to collect, review, and resolve certain Vendor Avoidance Actions. The Movants' professionals will not be able to do so by August 13, 2020.

31. No defendants will be prejudiced by these extensions because (i) under the Procedures Order, notwithstanding extended deadlines, the defendants are free to respond to the complaints at *any* time prior to expiration of the Third Extended Litigation Deadlines; and (ii) the Third Extended Litigation Deadlines will also confer a benefit to the defendants of postponing imminent deadlines.

32. Therefore, the Movants respectfully submit that they have met the good cause standard warranting this Court's implementation of the Third Extended Litigation Deadlines.

### **REQUEST FOR HEARING**

33. Pursuant to Federal Rules of Bankruptcy Procedure 9006(d) and 2002(a)(3), the Oversight Board and the Committee hereby request that a hearing on this Motion be scheduled

for such date as the Court deems appropriate to consider any objections, joinders, replies or comments by this Court to this Motion.<sup>5</sup>

### **NOTICE**

34. The Oversight Board has provided notice of this Motion to: (i) the Chambers of the Honorable Laura Taylor Swain; (ii) the Chambers of the Honorable Magistrate Judge Judith G. Dein; (iii) the Office of the United States Trustee for Region 21; (iv) AAFAF; (v) counsel for AAFAF; (vi) counsel for the Oversight Board; (vii) counsel for the Creditors' Committee; (viii) counsel for the Retiree Committee; (ix) the entities listed on the List of Creditors Holding the 20 Largest Unsecured Claims in COFINA's Title III case; (x) counsel to any other statutory committee appointed in these Title III Cases; and (xi) the defendants listed in the Supplemental Appendix through their counsel, if known, through their resident agent, or a representative.

WHEREFORE, Movants respectfully request that this Court enter an order substantially in form attached hereto as Exhibit A granting the relief requested herein and granting Movants such other relief as this Court deems just and proper.

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<sup>5</sup> Given that the Second Extended Response Due Date is August 13, 2020, the Movants respectfully request that the date that the Court chooses is sufficiently before August 13, 2020.

Dated: July 16, 2020.

Respectfully submitted,

/s/ Edward S. Weisfelner

**BROWN RUDNICK LLP**

Edward S. Weisfelner, Esq. (*Pro Hac Vice*)  
Seven Times Square  
New York, NY 10036  
Tel: (212) 209-4800  
eweisfelner@brownrudnick.com

Sunni P. Beville, Esq. (*Pro Hac Vice*)  
One Financial Center  
Boston, MA 02111  
Tel: (617) 856-8200  
sbeville@brownrudnick.com

*Counsel to the Special Claims Committee of the  
Financial Oversight and Management Board, acting by  
and through its members*

/s/ Luc A. Despins

**PAUL HASTINGS LLP**

Luc A. Despins, Esq. (*Pro Hac Vice*)  
James R. Bliss, Esq. (*Pro Hac Vice*)  
Nicholas A. Bassett, Esq. (*Pro Hac Vice*)  
G. Alexander Bongartz, Esq. (*Pro Hac Vice*)  
200 Park Avenue  
New York, New York 10166  
Telephone: (212)318-6000  
lucdespins@paulhastings.com  
jamesbliss@paulhastings.com  
nicholasbassett@paulhastings.com  
alex bongartz@paulhastings.com

*Counsel to Official Committee of Unsecured  
Creditors for all Title III Debtors (other than  
COFINA) in Certain of the Avoidance Actions*

/s/ John Arrastia

**GENOVESE JOBLOVE & BATTISTA, P.A**

John Arrastia, Esq. (*Pro Hac Vice*)  
John H. Genovese, Esq. (*Pro Hac Vice*)  
Jesus M. Suarez, Esq. (*Pro Hac Vice*)  
Mariaelena Gayo-Guitian, Esq. (*Pro Hac Vice*)  
100 SE 2nd Street, Suite 4400  
Miami, Florida 33131  
Tel: 305-349-2300  
jarrastia@gjb-law.com  
jgenovese@gjb-law.com  
jsuarez@gjb-law.com  
mguitian@gjb-law.com

*Special Litigation Counsel to the Official  
Committee of Unsecured Creditors*

/s/ Kenneth C. Suria

**ESTRELLA, LLC**

Kenneth C. Suria (USDC-PR 213302)

Alberto Estrella (USDC-PR 209804)

P. O. Box 9023596

San Juan, Puerto Rico 00902-3596

Tel.: (787) 977-5050

Fax: (787) 977-5090

*Local Counsel to the Special Claims Committee of the  
Financial Oversight and Management Board, acting by  
and through its members*

/s/ Juan J. Casillas Ayala

**CASILLAS, SANTIAGO & TORRES LLC**

Juan J. Casillas Ayala, Esq., USDC - PR 218312

Luis F. Llach Zúñiga, Esq., USDC - PR 2231112

Israel Fernández Rodríguez, Esq., USDC - PR 225004

Juan C. Nieves González, Esq., USDC - PR 231707

Cristina B. Fernández Niggemann, Esq., USDC - PR  
306008

PO Box 195075

San Juan, PR 00919-5075

Tel.: (787) 523-3434

Fax: (787) 523-3433

[jcasillas@cstlawpr.com](mailto:jcasillas@cstlawpr.com)

[lllach@cstlawpr.com](mailto:lllach@cstlawpr.com)

[ifernandez@cstlawpr.com](mailto:ifernandez@cstlawpr.com)

[jnieves@cstlawpr.com](mailto:jnieves@cstlawpr.com)

[cfernandez@cstlawpr.com](mailto:cfernandez@cstlawpr.com)

*Counsel to the Official Committee of Unsecured  
Creditors (other than COFINA and PBA)*



**Exhibit A**

**Proposed Third Extension Order**

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, *et al.*,

Debtors.<sup>1</sup>

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PROMESA

Title III

Case No. 17-BK-3283 (LTS)

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

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THE PUERTO RICO HIGHWAYS AND  
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PROMESA

Title III

Case No. 17-BK- 3567 (LTS)

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

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THE EMPLOYEES RETIREMENT SYSTEM OF THE  
GOVERNMENT OF PUERTO RICO,

Debtor.

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PROMESA

Title III

Case No. 17-BK-3566 (LTS)

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<sup>1</sup> The Debtors in these Title III cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17-BK- 3283 (LTS)) (Last Four Digits of Federal Tax ID: 3481), (ii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566 (LTS)) (Last Four Digits of Federal Tax ID: 9686), (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567 (LTS)) (Last Four Digits of Federal Tax ID: 3808), (iv) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284 (LTS)) (Last Four Digits of Federal Tax ID: 8474); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5523 (LTS)) (Last Four Digits of Federal Tax ID: 3801). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT  
BOARD FOR PUERTO RICO,

as representative of

THE PUERTO RICO ELECTRIC POWER AUTHORITY,

Debtor.

PROMESA

Title III

Case No. 17 BK 4780-LTS

**ORDER GRANTING OMINIBUS MOTION TO EXTEND DEADLINES IN ORDER  
GRANTING OMNIBUS MOTION BY THE FINANCIAL OVERSIGHT AND  
MANAGEMENT BOARD FOR PUERTO RICO, ACTING BY AND THROUGH THE  
MEMBERS OF THE SPECIAL CLAIMS COMMITTEE AND THE OFFICIAL  
COMMITTEE OF UNSECURED CREDITORS TO (I) ESTABLISH LITIGATION  
CASE MANAGEMENT PROCEDURES AND (II) ESTABLISH PROCEDURES FOR  
APPROVAL OF SETTLEMENTS**

Upon the motion dated July 16, 2020 (the “Motion”) of the Oversight Board,<sup>1</sup> acting by and through the members of the Special Claims Committee, and the Committee, pursuant to section 105(a) of the Bankruptcy Code and Federal Rules of Bankruptcy Procedure 7016, 2002, 9019 and 9006 made applicable to this proceeding by sections 301(a) and 310 of the Puerto Rico Opportunity Management and Economic Stability Act of 2016 (“PROMESA”), 48 U.S.C. § 2161(a); and the Court having jurisdiction over this matter under 28 U.S.C. 1331, and under section 306(a)-(b) of PROMESA, 48 U.S.C. §2166(a)-(b); and venue being proper under section 307(a) of PROMESA, 48 U.S.C. § 2167(a); and due and proper notice of the Motion having been provided, and it appearing that no other or further notice need be provided; and the Court having reviewed the Motion and any opposition thereto [and having heard the statements of counsel at the hearing held before the Court (the “Hearing”)]; and the Court having determined that the legal and factual bases set forth in the Motion [and at the Hearing] establish just cause for the

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<sup>1</sup> Capitalized terms used herein shall have the meaning ascribed to them in Motion unless otherwise noted.

relief granted herein; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefore, it is hereby

**ORDERED** that the relief requested in the Motion is granted, and it is further

**ORDERED** that the Procedures Order Litigation Deadlines Established in the *Order Granting Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 7941 in Case No. 17-3283 (the “Procedures Order”), the *Order Granting Omnibus Motion To Extend Deadlines In Order Granting Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 9476 in Case No. 17-3283 (the “Extension Order”), and further extended in the *Order Granting Omnibus Motion To Extend Deadlines In Order Granting Omnibus Motion By The Financial Oversight And Management Board For Puerto Rico, Acting By And Through The Members Of The Special Claims Committee And The Official Committee Of Unsecured Creditors To (I) Establish Litigation Case Management Procedures And (II) Establish Procedures For Approval Of Settlements*, ECF No. 12528 in Case No. 17-3283 (the “Second Extension Order”) shall be extended for the defendants listed in the Supplemental Appendix to following dates:

- i. **Response Due Date:** December 16, 2020;
- ii. **Motion to Dismiss Response Date:** February 16, 2021;
- iii. **Reply Deadline:** March 16, 2021; and it is further

**ORDERED** that, except as modified by this Order, the Procedures Order shall otherwise remain in full force and effect; and it is further

**ORDERED** that this Court shall retain jurisdiction with respect to all matters relating to the interpretation and implementation of this Order.

Dated: \_\_\_\_\_, 2020.

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Honorable Judith G. Dein  
United States Magistrate Judge

**SUPPLEMENTAL APPENDIX**

<b>Defendant</b>	<b>Adversary Proceeding No.</b>
A NEW VISION IN EDUCATIONAL SERV & MATE	19-00061
ACR Systems	19-00057
AFCG Inc. d/b/a Arroyo-Flores Consulting Group, Inc.	19-00058
AFCG Inc. d/b/a Arroyo-Flores Consulting Group, Inc.	19-00347
Ambassador Veterans Services of Puerto Rico L.L.C.	19-00048
Apex General Contractors LLC	19-00062
Armada Productions Corp.	19-00076
Atkins Caribe, LLP	19-00349
Badillo Saatchi & Saatchi, Inc.	19-00083
Bianca Convention Center, Inc.	19-00072
Bio-Medical Applications of Puerto Rico, Inc.	19-00271
Bio-Nuclear of Puerto Rico, Inc.	19-00091
Bristol-Myers Squibb Puerto Rico, Inc.	19-00042
Caribbean Temporary Services, Inc.	19-00104
Caribe Grolier, Inc.	19-00051
Carnegie Learning, Inc.	19-00108
CCHPR Hospitality, Inc	19-00116
Centro de Desarrollo Academico, Inc.	19-00053
Chelo's Auto Parts	19-00144
Citibank, N.A.	19-00265
Clinica de Terapias Pediatricas, Inc.	19-00054
Community Cornerstones, Inc.	19-00043
Computer Learning Centers, Inc.	19-00055
Computer Network Systems Corp.	19-00150
Core Laboratories N.V. d/b/a Saybolt	19-00381
Creative Educational & Psychological Services, Inc.	19-00152
CSA Architects & Engineers, LLP	19-00153
Datas Access Communication Inc	19-00156
Desarrollo Comunicologico de Arecibo Inc.	19-00158
Didacticos, Inc.	19-00161
Distribuidora Blanco, Inc.	19-00163
Distribuidora Lebron Inc.	19-00167
E. Cardona & Asociados, Inc.	19-00056
Eastern America Insurance Agency, Inc.	19-00279
Editorial Panamericana, Inc.	19-00174
Educational Consultants, P.S.C.	19-00177
Elias E Hijos, Inc.	19-00126
Empresas Arr Inc.	19-00084

<b>Defendant</b>	<b>Adversary Proceeding No.</b>
Enterprise Services Caribe, LLC	19-00060
Estudio Tecnicos, Inc.	19-00264
Evertec, Inc.	19-00044
Excelerate Energy Puerto Rico, LLC	19-00382
Explora Centro Academico Y Terapeutico LLC	19-00143
Facsimile Paper Connection Corp.	19-00092
Fast Enterprises LLC	19-00266
FIRST HOSPITAL PANAMERICANO	19-00093
FP + 1, LLC	19-00148
Gam Realty, LLC	19-00159
GF Solutions, Inc.	19-00063
Gila LLC	19-00354
Girard Manufacturing, Inc.	19-00103
GM Security Technologies, Inc.	19-00273
Grainger Caribe, Inc.	19-00270
Great Educational Services Corporation	19-00277
GUIMERFE INC	19-00182
Hewlett Packard Puerto Rico, BV LLC	19-00183
Hospira Puerto Rico, LLC	19-00186
Institucion Educativa Nets, LLC	19-00067
International Business Machines Corporation	19-00198
International Surveillance Services Corporation	19-00202
Intervoice Communication of Puerto Rico Inc.	19-00068
JLM Transporte, Inc.	19-00221
Jose Santiago, Inc.	19-00075
Junior Bus Line, Inc.	19-00229
Kid's Therapy Services, Inc.	19-00120
Law Offices Wolf Popper P.S.C.	19-00236
Macam S.E.	19-00255
Management, Consultants & Computer Services, Incorporated	19-00081
Manpower	19-00088
Merck Sharp & Dohme (I.A.) LLC	19-00276
Michica International Co., Inc.	19-00238
Microsoft Corporation	19-00290
MMM Healthcare, Inc.	19-00095
Multi Clean Services Inc.	19-00244
N. Harris Computer Corporation	19-00102
National Copier & Office Supplies, Inc.	19-00251
Nelson D. Rosario Garcia	19-00125
Netwave Equipment Corp.	19-00253



<b>Defendant</b>	<b>Adversary Proceeding No.</b>
NTT Data Eas, Inc.	19-00256
Olimac Manufacturing Corporation	19-00383
Oracle Caribbean, Inc.	19-00112
Pearson Education, Inc.	19-00245
Pearson Pem P.R., Inc.	19-00117
Populicom, Inc.	19-00180
Professional Consulting Psychoeducational Services, LLC	19-00188
Promotions & Direct, Inc.	19-00192
Prospero Tire Export, Inc.	19-00196
Puerto Rico Supplies Group Inc.	19-00199
Puerto Rico Telephone Company, Inc.	19-00127
Quest Diagnostics of Puerto Rico, Inc.	19-00440
Ramon E. Morales dba Morales Distributors	19-00141
Ready & Responsible Security, Inc.	19-00387
Reyes Contractor Group, Inc.	19-00220
Ricoh Puerto Rico, Inc.	19-00128
ROCK SOLID TECHNOLOGIES INC	19-00230
Rocket Learning, LLC	19-00232
Rocket Teacher Training, LLC	19-00235
Rodriguez-Parissi & Co., C.S.P.	19-00155
Rosso Group, Inc.	19-00239
S.H.V.P. Motor Corp.	19-00134
Seguros Colon Colon, Inc.	19-00130
Sesco Technology Solutions, LLC	19-00162
St. James Security Services, LLC	19-00145
Suen Oscar Rodriguez Crespo	19-00165
Suzuki del Caribe, Inc.	19-00219
T R C Companies	19-00168
Taller de Desarrollo Infantil y Prescolar Chiquirimundi Inc.	19-00049
The Boston Consulting Group, Inc.	19-00228
Total Petroleom PR Corp	19-00114
Transcore Atlantic, Inc.	19-00348
Transporte Sonnel Inc	19-00149
Truenorth Corp.	19-00160
Valmont Industries, Inc.	19-00385
VIIV Healthcare Puerto Rico, LLC	19-00164
WEG Electric Corp.	19-00386
XEROX CORPORATION	19-00218